

**The [Local Rules](#) have been amended. Most revisions involved minor clerical changes, e.g., deleting the word "application" from various rules and making other modifications consistent with the Court's transition to electronic filing and revised privacy rules. Substantive revisions can be found in:**

LCvR 7.2(c) and (l) - new language added prohibiting multiple motions within one document

LCvR 16.1 and Appendix II - new Status Report Form

LCvR 16.2(g) - modifying the confidentiality rules for settlement conferences (modified on July 1, 2005, and further modified on August 16, 2005).

LCvR 16.2(h) - No modification – rule inadvertently omitted from July 1, 2005 version.

LCvR 16.3 (c) - deleting subsections

LCvR 26.1 - combining the status report and discovery plan

LCvR 67.1 - deleting all sections except the first paragraph

LCvR 83.2 and LCrR 57.2 (c) - requiring counsel admitted pro hac vice to file an entry of appearance form and register for electronic filing

LCrR 30.1 - eliminating the requirement that counsel provide a diskette of jury instructions

LCrR 32 - new rule regarding confidentiality of presentence reports

LCrR 47.1 - new rule regarding motion practice

Appendix III, Scheduling Order - revisions to several sections